EXHIBIT 23

Doc. 657 Att. 22

Page 1

JOB NO. 94821

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

ORACLE CORPORATION, a Case No. 07-CV-01658 (MJJ) Delaware corporation, ORACLE USA, INC., a Colorado corporation, and ORACLE INTERNATIONAL CORPORATION, a California corporation, Plaintiffs, VS. SAP AG, a German corporation, SAP AMERICA, INC., a Delaware corporation, TOMORROWNOW, INC., a Texas corporation, and DOES 1-50, inclusive, Defendants.

ORAL AND VIDEOTAPED DEPOSITION OF TOMORROWNOW BY AND THROUGH SHELLEY NELSON VOLUME
OCTOBER 30, 2007

ORAL AND VIDEOTAPED DEPOSITION OF SHELLEY NELSON, produced as a witness at the instance of the Plaintiffs and duly sworn, was taken in the above styled and numbered cause on October 30, 2007, from 3:44 p.m. to 5:14 p.m., before RENE WHITE MOAREFI, CSR, CRR, RPR in and for the State of Texas, reported by machine shorthand, at Jones Day, 717 Texas, Suite 3300 Houston, Texas, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record herein.

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21		Q.	Who's your current employer?		
22	٠.	• A .	TomorrowNow.		
23		Q.	How long have you worked for TomorrowNow?		
24	÷	Α.	About four and a half years.	,	
25		Q.	What's your current position at TomorrowNow?		

Page 6

- 1 A. Vice president of global support services.
- Q. Has that position -- has that title changed in
- 3 the four and a half years you've worked there?
- 4 A. It has.
- 5 Q. What was it when you started?
- 6 A. Financial support engineer.
- 7 Q. How long were you the financial support
- 8 engineer?
- 9 A. From May 8, 2003, when I started, to somewhere
- 10 around the fall of 2003, not sure of exacts.
- 11 Q. And how did your title change in the fall of
- 12 2003?
- 13 A. I became support manager.
- Q. How long were you support manager?
- 15 A. Approximately one year.
- 16 O. Until about the fall of 2004?
- 17 A. That sounds about right.
- 18 Q. What did your title become at that point?
- A. Vice president, PeopleSoft support.
- Q. All right. How long were you vice president of
- 21 PeopleSoft support?
- 22 A. I still am. The title shrunk just to global
- 23 support services just for ease of length of title.
- Q. Are your job responsibilities as vice president
- 25 of global support different than they were as vice

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Page 7
     president of PeopleSoft support?
 1
 2
           Α.
               Yes.
 3
           Q.
               In what way?
               I have global responsibilities versus -- for
           Α.
 4
 5
     the PeopleSoft product versus just responsibilities for
     North America.
 6
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15	Q. Now, you're Ms. Nelson, you're testifying		
16	here today as the corporate representative for		
17	TomorrowNow; is that right?		
18	A. Correct.		
19	Q. And you understand that you've been designate	d	
20	by TomorrowNow as its corporate representative to		
21	testify on certain topics that are listed in the		
22	deposition notice that is marked as Plaintiffs'	·	
23	Exhibit 1 to the deposition?		
24	A. Yes. I don't see it in front of me.		
25	Q. Should should be in this stack right here	at	

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Page 13
 1
     the bottom.
 2
                    MR. COWAN: Should be at the very bottom.
 3
                    (BY MR. HOWARD) Are you familiar generally
     with what's been marked as Plaintiffs' Exhibit 1?
 4
 5
          A. Yes.
 6
              All right. And do you understand that you have
 7
     been designated to testify in the topics listed in
     Exhibit 1 numbered 1, 3, 6, 9, and 12 through 15?
 8
 9
          A. Yes.
10
11
12
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THE STATE OF TEXAS COUNTY OF HARRIS REPORTER'S CERTIFICATION DEPOSITION OF SHELLEY NELSON TAKEN OCTOBER 30, 2007 5 WHITE MOAREFI, Certified Shorthand Reporter the State of Texas, hereby certify to the the witness, SHELLEY NELSON, was duly sworn by 7 the officer and that the transcript of the oral deposition a true record of the testimony given by 8 fon transcript was submitted on 9 the witness or the attorney for the Mamination, signature and return to Esquire 10 witness for Deposition Serve am neither counsel for, 11 I further centify that related to, nor employed by any of the parties in the action in which this proceeding was taken, and further 12 Cherwise interested in the that I am not financially or outcome of the action. 13 Certified to by me thi 14 2007. 15 16 17 18 RENE WHITE MOAREFI, CSR, CRR, RPR CSR NO. 3070; Expiration Date: 12-31-08 19 ESQUIRE DEPOSITION SERVICES, LLC 20 3401 Louisiana, Suite 300 Houston, Texas 77002 21 (713) 524-4600 22 23 24 25

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

ORACLE CORPORATION, a)
Delaware corporation, ORACLE)
USA, INC., a Colorado)
corporation, and ORACLE)
INTERNATIONAL CORPORATION, a)
California corporation,)
Plaintiffs,)

VS.

CASE NO. 07-CV-01658 (MJJ)

SAP AG, a German)
corporation, SAP AMERICA,)
INC., a Delaware corporation,)
TOMORROWNOW, INC., a Texas)
corporation, and DOES 1-50,)
inclusive,)
Defendants.

"HIGHLY CONFIDENTIAL"

ORAL VIDEOTAPED DEPOSITION OF

TOMORROWNOW BY AND THROUGH SHELLEY NELSON

VOLUME 2

DECEMBER 6, 2007

ORAL VIDEOTAPED DEPOSITION OF SHELLEY NELSON, produced as a witness at the instance of the Plaintiffs and duly sworn, was taken in the above-styled and numbered cause on the 6th day of December, 2007, from 9:10 a.m. to 3:53 p.m., before Dana Richardson, Certified Shorthand Reporter in and for the State of Texas, reported by computerized stenotype machine at the offices of Jones Day, 717 Texas, Suite 3300, Houston, Texas 77002, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

Job No. 1603-85363

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		Page 12	25
11:13:46 1			
11:13:48 2			
11:13:54 3			
11:13:58 4			
11:14:04 5			
11:14:09 6			
11:14:12 7			
11:14:14 8			
11:14:16 9			
11:14:20 10			
11:14:25 11			
11:14:31 12			
11:14:34 13			
11:14:35 14			
11:14:38 15			
11:14:40 16			
11:14:44 17			
11:14:46 18			
11:14:49 19			
11:14:54 20			
11:15:00 21			
11:15:06 22			
11:15:11 23			
11:15:12 24			
11:15:37 25	Q. Now, in addition to case support, you also sai	dithat	
·.		<u>.</u>	
		•	

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		Page 126
11:15:41	1	the this master library would be used for retro retrofit
11:15:47	2	tax releases?
11:15:48	3	A. Correct.
11:15:48	4	Q. Could you describe that use of the master library?
11:15:52	5	A. Yes, yes. As a PeopleSoft payroll tax update fix was
11:16:02	6	posted for the 8SP1 release, it was downloaded into that
11:16:15	7	library using a Customer Connection ID from one of our
11:16:20	8	extended support clients who who received retrofit
11:16:24	9	services. The fix was then applied to the 8SP1 environment
11:16:35 1	LO	that had been created for that customer, and then it was
11:16:42 1	L1	the the materials within that fix were used to retrofit
11:16:50 1	L2	that code from that later release back to a 7.5 or a 7.0
11:16:58 1	L3	release.
11:17:14 1	L 4	Q. Could you say, please, one more time the release
11:17:16 1	L5	the PeopleSoft payroll tax release that was used to create the
11:17:25 1	16	retrofit?
11:17:26 1	L7 ·	A. 8SP1.
11:17:28 1	18	Q. 8SP1. Which Customer Connection ID was used to
11:17:40 1	. 9	download that payroll tax update fix for for 8SP1?
11:17:50 2	20	A. Most commonly, I would expect it would be Bear
11:17:54 2	21	Sterns.
11:18:05 2	22	Q. Are you aware of others that were used for that
11:18:07 2	23	purpose?
11:18:08 2	24	A. Potentially Robert Half.
11:18:11 2	25	Q. Anybody else?

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	Page 127
11:18:14 1	A. It it could have been any one of our extended
11:18:17 2	support clients, but those are those are a couple that I
11:18:20 3	I know were used.
11:18:29 4	Q. Then I think you said that the the fix was applied
11:18:34 5	to an environment after it was downloaded using those
11:18:39 6	credentials?
11:18:40 7	A. Correct.
11:18:42 8	Q. Which environment was it applied to?
11:18:45 9	A. It was an environment that was named HR 8.10, and
11:18:52 10	then the last characters would be reflective of the tax update
11:18:57 11	release level.
11:19:07 12	Q. This was a single environment in which the retrofit
11:19:12 13	updates were created?
11:19:14 14	A. It it was a single environment that was that
11:19:17 15	was backed up at each tax update level. So, we had it
11:19:24 16	ended up being multiple environments.
11:19:29 17	Q. How was that environment, the HR 8.10 environment, if
11:19:35 18	I can call it that, understanding that it evolved over time,
11:19:40 19	how was that environment created?
11:19:44 20	A. It was installed from CD.
11:19:49 21	Q. How were the CDs obtained?
11:19:50 22	A. From one of our 7.5 clients.
11:19:58 23	Q. Which client?
11:19:59 24	A. I'm not absolutely certain.
11:20:11 25	

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Page 128
11:20:15
           1
11:20:20
11:20:24
           3
11:20:30
11:20:36
11:20:38
11:20:55
11:21:03
11:21:06
11:21:07 10
11:21:11 11
11:21:13 12
11:21:17 13
11:21:21 14
11:21:26 15
11:21:32 16
11:21:33 17
11:21:36 18
11:21:39 19
11:21:44 20
11:21:51 21
11:21:55 22
                  Q. Okay. So, from one of your extended support 7.5
11:21:57 23
              clients, you obtained an 8SP1 CD that was used to create
11:22:01 24
              the -- what became the HR 8.10 environment?
11:22:07 25
```

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		Page 129
11:22:10	1	A. A set of CDs, correct.
11:22:12	2	Q. A set of CDs.
11:22:21	3.	That resulting HR 8.10 environment created from
11:22:26	4	this set of CDs, then, was the environment that the 8SP1 fixes
11:22:36	5	were applied to when they were downloaded primarily using the
11:22:41	6	Bear Sterns ID?
11:22:42	7	A. Correct.
11:22:50	8	Q. Every time a new 8SP1 update was posted and
11:22:55	9	downloaded, then I think you said that a essentially a new
11:23:00	10	copy of the HR 8.10 environment would be created to reflect
11:23:05	11	the addition of that new update?
11:23:08	12	A. The new payroll tax update bundle, yes.
11:23:25	13	Q. Then what would be done with what would be done
11:23:27	14	after the new 8SP1 fix was applied to the HR 8.10 environment?
11:23:37	15	A. It would be the the code changes would be
11:23:43	16	compared from the last payroll bundle that was delivered to
11:23:49	17	that current bundle so that the delta was was clear, and
11:23:56	18	then that delta would be if if the fix were applicable
11:24:03	19	to the prior releases, they would be retrofitted into the
11:24:09	20	prior code lines.
11:24:21	21	Q. How would that be done?
11:24:25	22	A. We use a tool called Araxis Merge, which is a file
11:24:30	23	compare utility that allows you to compare three versions of
11:24:34	24	files. So, we would launch one we would do a compare of
11:24:41	25	the files one at a time they might be programs and

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·		Page 130
11:24:46	1	compare the before-8SP1 file with the after-8SP1 file and then
11:24:54	2	bring up the equivalent in the 7.5 commercial release, so to
11:24:59	3	speak; and that delta would then be developed into the 7.51
11:25:06	4	release if it were applicable to that release. And the same
11:25:11	5	thing would happen with the other releases that we were
11:25:14	6	retrofitting back to.
11:25:23	7	Q. What specifically, then, would result from that
11:25:26	8	comparison process in terms of a deliverable to a client?
11:25:34	9	A. A a directory structure similar to the update and
11:25:39	10	fix structure that would have the programs that had been
11:25:44	11	modified for that particular release, it would usually be a
11:25:51	12	smaller subset of what had been delivered in 8SP1 because of
11:25:55	13	release-specific differences; and the documentation for that
11:26:00	14	release would also be retrofitted to reflect only what got
11:26:06	15	packaged into that 7.5 or 7.5 commercial, 7.5 education and
11:26:14	16	government, depending on what that release might be. So, a
11:26:17	17	deliverable folder that that reflected a retrofit of 8SP1
11:26:23	18	back to that release.
11:26:52	19	Q. Then that deliverable that you've just described, was
11:26:55	20	that sent proactively to the TomorrowNow PeopleSoft 7.5
11:27:04	21	clients?
11:27:06	22	A. Yes, if they still held maintenance with Oracle
11:27:11	23	and if and had an active agreement with us for retrofit
11:27:16	24	service.
11:27:25	25	Q. Are these the approximately 25 or maybe more clients

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11:27:30
               that we discussed at the end of your last deposition session?
11:27:33
           2
                  Α.
                      Correct.
11:27:36
11:27:42
11:27:48
11:27:50
11:27:57
11:28:01
11:28:06
           9
11:28:13 10
11:28:16 11
11:28:16 12
11:28:20 13
11:28:25 14
11:28:30 15
11:29:07 16
11:29:11 17
11:29:16 18
11:29:24 19
11:29:28 20
11:29:31 21
11:29:40 22
11:29:44 23
11:29:49 24
11:29:55 25
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Page 132
11:30:02
            1
11:30:07
11:30:14
11:30:15
11:30:18
11:30:21
11:30:24
11:30:28
11:30:32
            9
11:30:37 10
                         Now, you said that the number of clients that would
                    Q.
11:30:41 11
                be receiving these retrofit tax updates would have differed by
11:30:46 12
                year?
                    Α.
                        Correct.
11:30:47 13
11:30:51 14
                    Q.
                         What's the range beginning in 2002 and going through
                2005? Do you have a sense of how many customers in those
11:30:55 15
                years were receiving the retrofit tax updates?
11:30:59 16
                         I have a sense. In -- in 2002, when we started our
11:31:03 17
11:31:10 18
                support -- and I'm going by history, I wasn't part of the
                organization -- we were supporting the 7.02 retired release.
11:31:15 19
                And, so, I understand that we had a 7.02 commercial customer;
11:31:23 20
11:31:27 21
                a 7.02 public sector customer, which is an entire different
                install; and a 7.02 student admin customer. So, these would
11:31:33 22
                be their own environments. And through the months, we may
11:31:38 23
11:31:45 24
                have gotten a couple of more 7.02 clients until they upgraded
                onto another release and went off our support.
11:31:51 25
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	Page 133
11:31:54 1	In April of 2003, just before I joined, the
11:32:01 2	7.51 commercial release retired. And, so, we got our first
11:32:07 3	set of 7.51 commercial clients. I would say we probably had
11:32:20 4	no more than 10 or 15 clients at that point on that release,
11:32:24 5	but I'm not sure of exactly the numbers.
11:32:27 6	In, I believe, August of that year, maybe June,
11:32:32 7	the 7.51 education and government release retired; and we got
11:32:39 8	some a handful of, probably less than five, 7.51 education
11:32:45 9	and government clients, which would have been a total new
11:32:48 10	install. We may have actually just had one.
11:32:52 11	And then a year after the 7.51 commercial
11:32:57 12	release retired was it PeopleSoft at that point in time?
11:33:09 13	PeopleSoft had had stopped supporting they'd offered a
11:33:15 14	one-year supplemental support program for that 7.51 commercial
11:33:19 15	release. They stopped supporting those customers; and we
11:33:23 16	got we got a lot of those customers, some of whom were
11:33:26 17	referred by PeopleSoft to us. So, we had another jump in
11:33:32 18	customers in April of 2004, maybe another five or ten. And
11:33:42 19	sporadically throughout that period of time, a client may have
11:33:47 20	joined late and we had to catch them up or something if they
11:33:52 21	were kind of beyond the behind the 8 ball on recognizing
11:33:56 22	that their release had retired.
11:34:03 23	Q. So, it sounds like you would have hit the 25 number
11:34:08 24	sometime in late 2003 or early 2004?
11:34:12 25	A. Probably in April of 2004. And the numbers decreased

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		Page	134
11:34:21	1	because some of the clients would upgrade and move off our	
11:34:24	2	support.	
11:34:37	- 3	Q. You described different 7.51 releases. There's a	
11:34:41	4	commercial release, an education and government release.	•
11:34:45	5	Would it be the case that for each of those releases, there	
11:34:50	6	would be a an environment at TomorrowNow that was being	
11:34:57	7	used to create the retrofit fix in the way that you described?	
11:35:01	8	A. Yes.	
11:35:04	9	Q. So, how many, in total, environments from 2002 to	
11:35:11	10	2005 were used to create the retrofit fixes?	
11:35:18	11	A. I believe the highest number of releases we were	
11:35:23	12	supporting were seven. And then you add the 8SP1 release,	
11:35:31	13	which was the the source.	
11:35:43	14	Q. What are those seven releases that you've identified?	
11:35:46	15	A. 7.02 commercial, 7.02 public sector, 7.02 student	
11:35:54	16	admin, 7.51 commercial, 7.51 education and government,	
11:36:08	17	7.51 student admin. Where is the seventh? It may have been	
11:36:38	18	that the release the seven releases was based on how many	
11:36:41	19	we were supporting once we started doing things from scratch.	
11:36:45	20	So, it sounds like that's five or six retrofit releases.	
11:36:50	21	Q. Yeah, you've listed six	
11:36:51	22	A. Yes.	
11:36:53	23	Q in addition to the underlying 8SP1 release.	
11:36:58	24	A. Correct.	
11:36:59	25	Q. And then when at a certain point, you stopped	•

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11:37:02 1	doing the retrofit process that you've described?
11:37:05 2	A. Correct.
11:37:06 3	Q. And you built your own TomorrowNow built its own
11:37:12 4	tax update for these same releases?
11:37:15 5	A. Correct.
11:37:15 6	Q. And at that point, there was a seventh that was
11:37:19 7	that was supported as well?
11:37:22 8	A. We actually we never had to build our own for a
11:37:30 9	couple of those 7.02 releases. Our clients moved on. But,
11:37:34 10	yes, we continued to gain new releases.
11:37:36 11	Q. So, what was so but it sounds like in addition
11:37:41 12	to the list you gave, there there is an additional release
11:37:45 13	that that you supported after you stopped doing the
11:37:48 14	retrofit and and started doing your own fixes.
11:37:53 15	A. There are additional releases, yes.
11:37:55 16	Q. More than more than the six that you've listed
11:37:58 17	here?
11:37:59 18	A. Yes.
11:38:00 19	Q. Okay. So, for each of the six that you've just
11:38:06 20	listed, there was an environment that was used to create the
11:38:20 21	retrofit fixes?
11:38:22 22	A. Correct.
11:38:29 23	Q. Did those environments have names separate from the
11:38:33 24	HR 8.10, or did they all begin with the HR 8.10 name?
11:38:42 25	A. Separate.

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11:38:43 1	Q. Separate.
11:38:43 2	Do you remember the names of the environments
11:38:45 3	that were used for each of these six releases?
11:38:49 4	A. I'll do my best.
11:38:51 5	Q. Okay.
11:38:52 6	A. We had an HR7.02; and then the last three digits
11:38:56 7	would be, like, 02C for fiscal year '02, tax update C, for
11:39:02 8	example. So, the first five the first five digits would be
11:39:08 9	HR702, HS702 for student admin, HP702 for public sector,
11:39:20 10	HR7.51 for 7.51 commercial, HG7.51 for education and
11:39:30 11	government, H7.60 HR7.60 for student admin because it was a
11:39:43 12	different release level.
11:39:48 13	Q. These environments that you've just identified, were
11:39:51 14	they created in the same way that the HR 8.10 environment was
11:39:56 15	created; that is, by obtaining a set of CDs from one of
11:40:01 16	TomorrowNow's customers to create the environment in the first
11:40:05 17	place?
11:40:05 18	A. Correct.
11:40:05 19	Q. And then was that resulting environment used in
11:40:08 20	essentially the same way that you've described the HR 8.10
11:40:14 21	environment was used, which is that you would download a fix
11:40:16 22	using a customer's login credential and apply it to that
11:40:21 23	environment?
11:40:23 24	A. Correct.
11:40:23 25	Q. And you would then use the Araxis tool to compare

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                that resulting updated environment to the prior environment to
11:40:27
11:40:31
               see what the changes were?
                        That was more for the 8 release, which was the source
11:40:34
            3
                   Α.
               that we would compare back to the -- the target environment to
11:40:40
            4
11:40:46
               do development.
            5
11:40:48
            6
                   Q.
                        Then through that process, you would come up with a
               deliverable that would be sent out to the TomorrowNow
11:40:52
           7
               customers who had these releases and that were on support?
11:40:55
                   A. Correct.
11:41:00
            9
11:41:19 10
11:41:25 11
11:41:28 12
11:41:34 13
11:41:40 14
11:41:44 15
11:41:48 16
11:41:52 17
11:41:52 18
11:41:59 19
11:42:03 20
11:42:10 21
11:42:13 22
11:42:17 23
11:42:22 24
11:42:29 25
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STATE OF TEXAS
COUNTY OF HARRIS

REPORTER'S CERTIFICATE

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23

24 25 I, Dana Richardson, a Certified Shorthand Reporter in and for the State of Texas, do certify that this deposition transcript is a true record of the testimony given by the witness named herein, after said witness was duly sworn by me. The witness was requested to review the deposition.

I further certify that I am neither attorney or counsel for related to, mor employed by any parties to the action in which this testimony is taken and, further, that I am not a relative or employee of any counsel employed by the parties hereto or financially interested in the action.

I further certify that the amount of time used by each party at the deposition is as follows:

Mr. Geoffrey M. Howard - "05"47

SUBSCRIBED AND SWORN TO under my hand and seal of office on this the 12th day of December,

MaraRichardia

Dana Richardson, CSR

Texas CSR 5386

Expiration: 12/31/09

Merrill Legal Solutions, Firm No. 210

315 Capitol, Suite 100

Houston, Texas 77002

Phone (713) 426-0400

Fax (713) 426-0600

nelley Nelson

October 30, 2007

	Page 5	6
1	CORRECTION PAGE	
2	WITNESS NAME: SHELLEY NELSON DATE: 10/30/200	7
3	PAGE LINE CHANGE REASON	
4	7 4 remore versus bad grammar	
5	10 20 Cobalt Should be Coron error	
6	12 14 200 2003 to 2003	
7.	46 9 October 1 +0 October one error	
8		_
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ńelley Nelson

October 30, 2007

	Page 57
1	SIGNATURE PAGE
2	
3	I, SHELLEY NELSON, have read the foregoing deposition and hereby affix my signature that same is true and correct, except as noted on the correction
4	page.
5	$Q_{hall} = Q_{hall}$
6	Shilly hilm-
	SHÉLLEY NELSON
7 ·	
8	
9	
10	THE STATE OF TEXAS COUNTY OF Arazos PECCY W LANFORD Refore me State Arazon on this day
11	COUNTY OF AMERICA
ΤT	Before me Shelly Nelson on this day
12	personally appeared Sheller Nolsen known to me
	[or proved to me on the oath of Admissions or
13	through Zook Confidence (description of identity
14	card or other document)] to be the person whose name is
± +	subscribed to the foregoing instrument and acknowledged to me that he/she executed the same for the purposes and
15	consideration therein expressed.
	Given under my hand and seal of office this 27
16	day of November, 2007.
17	
18	PEGGY W. LANFORD
19	Notary Public, State of Texas NOTARY PUBLIC IN AND FOR My Commission Expires THE STATE OF TEXAS DECEMBER 31, 2007
20	Man Committee Daniel and Daniel a
21	My Commission Expires: /2/3//2007
22	
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24	
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	Page 241
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7	
8 I declare under po	enalty of perjury that the foregoing is
9 true and correct.	
10	
11	Shelly helps
12	SHELLEY NELSON
13	
14	
15 SUBSCRIBED AND SWO	ORN TO BEFORE ME, the undersigned
16 authority, by the witne	ess, SHELLEY NELSON, on this the 5^{μ}
17 day of JANUARY	, 2008.
18	
19	Exchant Co. Bank
NOTARY PUBLIC	NOTARY PUBLIC IN AND FOR
Richard A. Beur State of Texas My Commission Expires 08-29-2910	THE STATE OF LOCAS
2.2	
23 My Commission Expires:	8.29-2010
24	
25	

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SHELLEY NELSON December 6, 2007 HIGHLY CONFIDENTIAL

	Page 240
-	CHANGES AND SIGNATURE
2	PAGE LINE CHANGE REASON
3	17 5 Of should be Near
4	68 9 architecture should be architectural
5	69 4 Uh-huh to Yes grammax
€	72 10 ruled should be rolled
7	74 18 Langford should be Lanford
8	75 12 it should be it's
9	75 11 it's should be its (both occurrences)
10	81 12 Capital M&N for Manuel Networks
11	87 20 that's should be that
12	87 24 somect-in should be connection
13	91 6 contents and should be contents in
14	92 9 that you should be that I
15	98 8 lever should be level
16	103 21 fixed should be fix
17	105 8 in skelled be and
13	126 21 Sterns should be Stearns
19	127 9 HR 8.10 Should be HR901
20	177 17 MC 8.10 Should be HR 801
	28 11 HE 8.10 -> HR801
4	128 14 821
<u>-</u> :	128 25
	129 3
∴ °	129 6 Signis -> Steams
	J. 1113 / JTCCV112

Merrill Legal Solutions (800) 869-9132

		•
Page	line	Change
129	14	HR 8.10 = HPR801
132	8	least more -> least one more
135	24	HR 810 > HR 801
136	6	HR7.02 = HR702
136	10	HR7.51 > HR751 HG751 + HG751
136	11	H 7,60 + HR7,60 > remove the period
136	•	HR 8.10 - HR801
(3k	20	HRM 57.02 (needs space)
141		HKM15/1.02 (Massing)
144	:7	code line 7 Entre Codeline
•	(1)	i follower
151	20	tempolates, client downants > templates client cleamen
15	8 '0	Trum to 3 Thurn 100
16	,26	was = were (grammar)
163	3 24	Advanced - Advance
166	, 11	on -> off
169		"XE" -> *.exe
31		Fixed -> Fix
230	8	Fixed > fix